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2 2. In July 2023 I first filed my complaint with the court via ELECTRONIC SUBMISSION
3 TO THE COURT. After long delays MY FEE WAIVER WAS GRANTED and I served my
4 complaint and Summons on attorney Gregory Brown and his law firm and staff on October 3,
5 2023. It is now Jan 29, 2024 and defendant has not answered my complaint nor offered any
6 resolution for the damage they caused plaintiff through their theft, willful and wonton
7 negligence, malice, bad faith, conspiracy, fraud and legal malpractice.

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9 3. When Honorable David O. Carter Granted my fee waiver in the instant case the court did
10 not order the marshal to serve the complaint and summons on the defendants. I have been left
11 indigent because of the wrong doing of my former attorneys who thought the best way to
12 represent me was by intentionally destroying the original case in which they were retained to
13 represent me and subsequently embezzle the funds from my attorney client trust account
14 which is a felony.

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16 4. To save court resources and time I request an order to serve defendants via substituted
17 service via email and posting in the the Ronald Reagan Federal Court.

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19 5. Alternatively I ask the court to Order the marshal to serve the defendants in the instant
20 case.

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22 6. I am a pro se litigant and defendants have converted my money to their own and can use
23 that money to pay for a process server or accept the electronic service I effectuated months
24 ago but rather they are wasting the courts time and my time with this frivolous motion to
25 Quash my Summons.

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27 7. The defendants are all in receipt of my complaint. The defendants have no intention of
28 filing an answer to my complaint as they are guilty of the crimes alleged and filing an
answer or defending their actions will require admitting to the felonies they committed.

8. Additionally Plaintiff can not longer look at Pacer because she can not
afford to pay her Pacer bill. She has spoken to Pacer agents and they state
she must request a letter signed by the court in the instant case asking
PACER to waive her PACER Fees.

Plaintiff respectfully requests that the court grant her an order that
defendants have been already been served her summons and Complaint

1 more than 90 days ago or that she can serve them via email or that the
2 marshal will serve the defendants.

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6
7 January 29, 2024

Jane Doe
Jane Doe

PROOF OF SERVICE

I am over the age of 18 and I AM a party to this action. I served Gregory Brown and Brown and Charbonneau VIA THEIR ATTORNIES

On January 29, 2024 I served the foregoing document(s) described as:
MOTION FOR ORDER RE SUBSTITUTED SERVICE

☐ (By U.S. Mail) I deposited such envelope in the mail at _____, California with postage thereon fully prepaid. I am readily familiar with the firm's practice of collection and processing correspondence for mailing. Under the practice it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepaid at _____, California in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.

☐ (By Personal Service) I caused such envelope to be delivered by hand via messenger service to the address above;

☒ (By EMAIL) I served a true and correct copy by Email To The DEFENDANTS COUNSELS EMAIL ADDRESSES LISTED ON THEIR CORPORATE WEBSITE
kjar@kmslegal.com;
gemdee@kmslegal.com
and ffaizai@kmslegal.com

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

DATED: JANUARY 29th, 2024

At LOS ANGELES, CALIFORNIA



Jane Doe

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